PROB 12C (4/17)

United States District Court

for

District of New Jersey

Amended Petition for Warrant or Summons for Offender Under Supervision

Name of Offender: Nicholas Kyle Martino Docket Number: 17-00240-001

PACTS Number: 3068213

Name of Sentencing Judicial Officer: HONORABLE ROBERT A. JUNELL

SENIOR UNITED STATES DISTRICT JUDGE

(WESTERN DISTRICT OF TEXAS)

Name of Newly Assigned Judicial Officer: HONORABLE JEROME B. SIMANDLE

UNITED STATES DISTRICT JUDGE (Jurisdiction Accepted June 20, 2017)

Date of Original Sentence: 04/12/2017

Original Offense: Interstate Threats to Injure a Person- (Four Counts; in violation of 18 U.S. C. 875(c))

Original Sentence: Probation – 5 years on Count(s) One, Two, Three and Four, terms to run concurrently on all counts.

Special Conditions: Refrain from use of all intoxicants; firearms prohibition; mental health treatment; employment; search of person property, residence, vehicles, papers; search of computers or other electronics communication; search of cellular phone; abide by terms of plea; computer monitoring; polygraph testing; and restitution.

Type of Supervision: Probation Date Supervision Commenced: 04/12/2017

Assistant U.S. Attorney: To be assigned, 401 Market St., 4th Floor, Camden, New Jersey 08101, (856) 757-5026

Defense Attorney: To be assigned, Federal Defenders Office, 800 Cooper Street, Suite 350, Camden, New Jersey 08102, (856) 757-5341

PETITIONING THE COURT

To issue a warrant and Add Violations Numbers 7, 8, 9, 10 and 11

To issue a summons

The probation officer believes that the offender has violated the following condition(s) of supervision:

Violation Number	Nature of Noncompliance	
1	The offender has violated the special supervision condition which states 'COMPUTER MONITORING	
	You must submit to an initial inspection by the U.S. Probation Office, and to any unannounced examinations during supervision, of your computer	

Prob 12C – page 2 Nicholas Kyle Martino

equipment. This includes, but is not limited to, personal computers, personal digital assistants, entertainment consoles, cellular telephones, and/or any electronic media device which is owned or accessed by you. You must allow the installation on your computer of any hardware or software systems which monitor computer use. You must pay the cost of the computer monitoring program. You must abide by the standard conditions of computer monitoring. Any dispute as to the applicability of this condition will be decided by the Court.'

On April 18, 2017, the undersigned officer met with Martino and instructed he is not permitted to use any computer or telephone with internet access and that he is not permitted to access the internet. Martino signed a "Waiver" that specifically listed the language utilized by the District of New Jersey regarding computer monitoring. On June 12, 2017, the Honorable Robert A. Junell, Senior U.S. District Court Judge for the Western District of Texas signed this modification. The undersigned officer repeatedly instructed Martino that he was not permitted to use the internet and, if at some point in the future permission was granted, it would only be from a device that had computer monitoring software installed on it per the court ordered condition.

On October 4, 2017, the undersigned received reports from a law enforcement officer in Wisconsin indicating the offender was suicidal and had made a statement that he had cut himself and he was going to run in traffic and jump in The undersigned alerted the Washington Township Police front of a car. Department in New Jersey and an extensive search commenced at the request of the probation office. Later that day, the offender was located by the Washington Township Police Department. At the time he was taken into custody, Martino was found to be in possession of two cell phones, one equipped with internet access. The U.S. Probation Office was not aware, nor authorized the offender to utilize this device. The number on this phone is 202-329-6940. According to law enforcement and the records they provided, this number, 202-329-6940, is attached to a Google voice account created on October 15, 2016. According to records from Google, this account was logged into on October 3, 2017, through a VPN which shows an IP address 179-43.176.226 which is owned by Private Layer, Inc. which operates a Virtual Private Service. This service allows users to mask their originating IP address using the companies IP address. According to records from the Federal Bureau of Investigation, this IP address was used by Martino approximately one year ago to sign into his Twitter account. Several numbers were utilized from this Google voice account, including 715-396-1718. The telephone number, 715-396-1718, is the number that was recorded when Martino called the Menomonie Police Department in Wisconsin, on October 4, 2017. During this phone call, Martino requested to speak with Police Officer Maloree and S.A. (cyber girlfriend); however, after that request was denied by the dispatcher, Martino stated he was suicidal and would kill other people. This is also the same number recorded when Martino called Gloucester County Communications Center several times on October 4, 2017, requesting to speak to various Washington Township Police Officers.

Prob 12C – page 3 Nicholas Kyle Martino

Furthermore, documentation provided by the Menomonie Police Department in Wisconsin, displays a message from the offender to his cyber girlfriend on September 18, 2017, in which he states "Can you text me on my phone I need to get rid of the laptop before I do something stupid."

The offender has violated the standard supervision condition which states 'The defendant shall follow the instructions of the probation officer related to the conditions of supervision.'

On September 27, 2017, the undersigned was alerted by the Menomonie Police Department in Wisconsin, that on September 18, 2017, Martino called his cyber girlfriend, S.A., 121 times that day. Law enforcement advised that S.A. stated that Martino filled up her voicemail box and tried to hack the phone. Martino's attempts have resulted in the phone being unusable for periods of thirty plus minutes because he continues to enter the wrong password. Further, Martino also called law enforcement three times in the past few days stating that S.A. has cut herself and sends police to her house when she stops answering. Law enforcement requested assistance in getting a contact restriction. S.A. has reportedly requested to Martino that he stop calling her to no avail. On September 29, 2017, the undersigned officer, in the presence of both of his parents, questioned Martino about his contact with S.A.. He repeatedly denied calling her. Both the undersigned officer and Marino's parents explained to the offender that this behavior would result in him incurring new criminal charges. Martino was told that all parties were trying to avoid such from occurring. The undersigned officer instructed Martino that he cease all contact with S.A. immediately and that he was not to contact or attempt to contact S.A. by any other means. Martino stated he understood this directive.

On October 2, 2017, the undersigned officer was contacted by the Menomonie Police Department in Wisconsin who reported that on October 1, 2017, Martino hacked into S.A.'s Facebook account. Additionally, he called S.A.'s friend, A.S., via ICloud asking where S.A was located. A.S. refused to provide the information and Martino began messaging and calling several more times. Martino's messages state that he was going to flip out and do "stupid shit" because S.A. was lying to him. At one point, Martino asked A.S. is she wants SWAT at her house. S.A. expressed to law enforcement that she was sick of Martino's harassment, his constant threats to her and his contact with her friends.

On October 4, 2017, the undersigned officer was contacted by the Menomonie Police Department in Wisconsin, and was advised that Martino called S.A. 30 times this date. During the last call, the police officer answered the phone and spoke directly to Martino.

Martino failed to comply with the undersigned officer's instructions not to contact S.A.

Prob 12C – page 4 Nicholas Kyle Martino

The offender has violated the standard supervision condition which states 'The defendant shall answer truthfully the questions asked by the probation officer.'

Martino was frequently questioned by the undersigned officer regarding any unauthorized internet access and on each occasion he replied "No." According to documents provided by law enforcement, the offender was utilizing the internet without the knowledge or permission of the U.S. Probation Office.

On October 3, 2017, the undersigned officer questioned Martino if he had any contact with S.A. since September 29, 2017. He replied "No." According to documents provided by law enforcement, the offender contacted S.A. on October 1, 2017.

The offender has violated the mandatory supervision condition which states 'You must not commit another federal, state, or local crime.'

On October 4, 2017, Martino utilized google voice phone number 715-396-1718, (which is connected to one of the telephones (202) 329-6940 found in his possession on October 4, 2017), to call the Menomonie Police Department and stated he was suicidal and that he would kill other people. When questioned who he would kill, Martino replied he would not say because then it would be considered a threat.

Although not charged by law enforcement, threatening to kill can be charged as Terroristic Threats which is a violation of New Jersey Criminal Code 2c:12-3(a)

The offender has violated the mandatory supervision condition which states 'You must not commit another federal, state, or local crime.'

On October 6, 2017, Martino was charged with Stalking by the Menomonie Police Department in Wisconsin under case numbers 17-11179 and 17-11289. The complaint outlines conduct occurring on September 18, 2017, in which Martino called S.A. 121 times; on October 1, 2017, when Martino accessed S.A.'s Facebook without permission and contacted S.A.'s friend in an attempt to locate S.A., and on October 4, 2017, when Martino called S.A. approximately 15 to 30 times from private numbers. When contact was made with S.A., Martino often threatened suicide or blamed S.A. for cutting himself or wanting to commit suicide.

This is in violation of Wisconsin Statute 940.32, and is a felony offense.

The offender has violated the mandatory supervision condition which states 'You must not commit another federal, state, or local crime.'

On October 6, 2017, Martino was charged with False Public Alarm by the Washington Township Police Department, Sewell, New Jersey, under summons number 0818-2017-00112. According to the complaint, on October 4, 2017, in

Prob 12C – page 5 Nicholas Kyle Martino

Washington Township, Gloucester County, New Jersey, Martino did knowingly transmit, to or within an official organization that deals with emergencies involving danger to life or property, report or warn of an impending emergency knowing that the report or warning was false or baseless and that it was likely to cause public inconvenience or alarm, specifically by calling police dispatch and threatening suicide by cutting his wrists, demanding to speak with specific police officers, and demanding for a police officer to give back his computers (which were seized during a past investigation), while utilizing a google voice phone number. The offender's actions and false threats elicited a large emergency response from multiple agencies in violation of N.J.S. 2C:33-3A(2), an indictable crime of the third degree.

The offender has violated the special supervision condition which states 'You are to have no contact with S.A., or any of her family through the internet or any other means, including her school.'

7

On June 20, 2018, the undersigned officer was contacted by law enforcement in Menomonie, Wisconsin and advised that there had been two recent incidents involving S.A. Specifically, on June 12, 2018, a male caller contacted a New Jersey suicide hotline to report that S.A. had taken pills and was actively cutting herself in the shower. When law enforcement responded to S.A.'s home, they found these allegations to be unfounded. On June 20, 2018, a New Jersey suicide hotline was contacted via their chat line, and the individual claimed to be S.A. and that they were suicidal and holding a knife to their throat and wanted to die suicide by cop. Additionally the individual disclosed that they were living with their grandparents after an argument with their mother. Law enforcement again responded and found the allegations were unfounded. Police spoke with S.A.'s grandfather who stated that S.A. was staying there after an argument with her mother and that they believed Martino had made the calls noting that since S.A. had been staying there, they have been receiving an excessive amount of calls forcing them to take the phone off the hook. Law enforcement spoke with S.A.'s mother who also suspected Martino has been in communication with S.A. According to law enforcement, the IP address that made the allegations to the suicide hot line came back to Texas and was believed to have been "spoofed."

As a result of the above incidents, on June 29, 2018, a search of Martino's bedroom was conducted in accordance with his court ordered supervision condition. Officers located a letter dated June 12, 2018, written to S.A. in Martino's bedroom. "Dear Starr, I started this letter the first day apart from you. I'm going to be miserable without you. You PROMISED to come back on the 12th...but you're not here. Please hop on Hangouts and give me a call so we can chat. I can assure you that I've changed. Love, You Know who:) P.S. Burn this letter so no handwriting analysis can be performed on it."

Additionally, a note was found in Martino's bedroom trash can stating "DO NOT iMessage!! It's a test! Pass it!"

The offender has violated the standard supervision condition which states 'You must not own, possess, or have access to a firearm, ammunition, destructive device, or dangerous weapon (i.e., anything that was designed, or was modified for, the specific purpose of causing bodily injury or death to

Prob 12C – page 6 Nicholas Kyle Martino

another person such as nunchakus or tasers).'

During the search of Martino's bedroom, the probation officers located a large kitchen knife concealed behind his television.

The offender has violated the standard supervision condition which states 'The defendant shall answer truthfully the questions asked by your probation officer.'

Several times on June 20, 2018, and again on July 17, 2018, the undersigned officer questioned Martino about his contact with S.A. Additional questions regarding contact with S.A. were posed to Martino; he refused to answer the undersigned officer's questions. He replied, "talk to my attorney."

The offender has violated the standard supervision condition which states ' If the judgement imposes a fine, special assessment, restitution, or other criminal monetary penalties, it is a condition of supervision that the defendant provide the probation officer to access to any financial records."

On July 17, 2018, the undersigned officer requested the offender sign a release of information to allow the probation officer to run a credit report. He refused to do so.

The offender has violated the mandatory supervision condition which states 'You must make restitution in the amount of \$5,915.95.'

The offender has made not made any restitution payments to date.

I declare under penalty of perjury that the foregoing is true and correct.

Christine M. Rennie
By: Christine M Rennie

Senior U.S. Probation Officer

Date: 07/18/2018 5.40

	Date: 07/10/2010 2/10
THE COURT ORDERS:	
 The Issuance of a Warrant and the Addition of Violation The Issuance of a Summons. Date of Hearing: No Action □ Other 	

July 18, 2018

Date